

1 JOANNA S. KISHNER, ESQ.
2 State Bar No. 5037
3 joanna.kishner@dlapiper.com
4 DLA PIPER US LLP
5 3960 Howard Hughes Parkway
6 Suite 400
7 Las Vegas, Nevada 89169
8 (702) 677-3900

9 LUANNE SACKS, ESQ. *
10 California Bar No. 120811
11 luanne.sacks@dlapiper.com
12 DLA PIPER US LLP
13 153 Townsend Street
14 Suite 800
15 San Francisco, California 94107
16 (415) 836-2500
17 * Will comply with LRIA 10-2 within 5 days

18 Attorneys for Defendant
19 STATION CASINOS, INC.

20 UNITED STATES DISTRICT COURT

21 DISTRICT OF NEVADA

22 JOSH LUKEVICH, CATHY SCOTT, and
23 JULIE ST. CYR, individually and on
24 behalf of all others similarly situated,

25 Plaintiff,

26 v.

27 STATION CASINOS, INC., a Nevada
28 Corporation, dba Red Rock Casino Resort
and Spa; dba Palace Station Hotel &
Casino; dba Boulder Station Hotel &
Casino; dba Santa Fe Station Hotel &
Casino; dba Wildfire Casino; dba Texas
Station Gambling Hall & Hotel; dba Fiesta
Rancho Casino Hotel; dba Sunset Station
Hotel & Casino; dba Fiesta Henderson
Casino Hotel; dba Magic Star Casino; and
dba Gold Rush Casino,

Defendants.

Case No.: 2:08-cv-00141-LRH-LRL

**STIPULATION AND REQUEST TO
EXTEND TIME FOR DEFENDANT TO
ANSWER OR OTHERWISE RESPOND TO
COMPLAINT (First Request)**

It is hereby requested by Defendants in this case, Station Casinos, Inc., (hereinafter referred to as "Defendant") through its counsel, that Defendant shall have until March 10, 2008, in which to file a Motion to Dismiss, answer, plead, otherwise respond to Plaintiffs' Complaint, with Defendant specifically reserving any jurisdictional defenses.

1. This is a class action alleged under CAFA and state law claims potentially involving several thousand individuals.

2. This is the first request for an extension of time for Defendant to answer, plead or otherwise respond to Plaintiffs' Complaint.

3. Plaintiffs filed a Complaint on February 4, 2008, and the Complaint was served on or about February 5, 2008.

4. Such an extension is necessary to give counsel time to confer with Defendant concerning the nature and extent of the allegations in the Complaint.

5. Counsel for Defendant spoke with Plaintiffs' counsel who is in agreement with the request for an extension until March 10, 2008, for Defendants to answer, plead or otherwise respond to Plaintiffs' Complaint.

6. This request is made in good faith and not for the purpose of delay.

Dated this 25 day February, 2008.

DLA PIPER US LLP

MCINERNEY & JONES

Joanna S. Kishner, Esq.
3960 Howard Hughes Parkway
Suite 400
Las Vegas, Nevada 89169

Charles A. Jones, Esq.
Kelly McInerney, Esq.
Suite 103
Reno, Nevada 89521

Luanne Sacks, Esq.
153 Townsend Street
Suite 800
San Francisco, California 94107

Matthew Righetti, Esq. (Admitted *Pro Hac Vice*)
RIGHETTI LAW FIRM, P.C.
456 Montgomery Street
Suite 1400
San Francisco, California 94104

Attorneys for Defendants
Station Casinos, Inc., et al.

Attorneys for Plaintiffs

IT IS SO ORDERED.



LARRY R. HICKS
UNITED STATES DISTRICT JUDGE